IN THE UNITED STATES DISTRICT COURTSTRICT OF MARYLAND
FOR THE DISTRICT OF MARYLAND

MISC. NO. 00-308

2003 FEB 11 P 2: 51

IN RE:

LOCAL RULE 304-COLLATERAL SCHEDULE CLERK'S OFFICE AT BALTIMORE Y_____DEPUTY

ADMINISTRATIVE ORDER 2003-1

...o0o...

The Court having considered the recommendations of the United States Magistrate

Judges for the District of Maryland, it is

ORDERED this 9774 day of Fernand, 2003, pursuant to Federal Rule of Criminal Procedure 58(d)(1) and Local Rule 304.2 of the United States District Court for the District of Maryland, that this Court's schedule of monetary collateral and mandatory offenses adopted April 1, 1988 and June 19, 1995 be amended as follows:

- 1. New District-Wide Collateral Schedule: The collateral to be set or mandatory appearance to be required under this heading shall be in accordance with the schedule set forth in Exhibit 1 (Collateral Schedule: District of Maryland) attached hereto and for the offenses described in Exhibit 1.
- 2. <u>Wildlife/Property Forfeiture Order:</u> A separate order of forfeiture and species collateral to be set for U.S. Fish and Wildlife Service violations is set forth in Exhibit 2 attached hereto.
- 3. <u>Jennings Randolph Lake:</u> A separate schedule for collateral to be set or mandatory appearance to be required for notices of violations or citations issued by the U.S. Army Corps of Engineers on Jennings Randolph Lake is set forth in Exhibit 3 attached hereto.
- 4. Youghiogheny Lake: A separate schedule for collateral to be set or mandatory appearance to be required for notices of violations or citation issued by the U.S. Army Corps of

Engineers on Youghiogheny Lake is set forth in Exhibit 4 attached hereto.

5. Eastern District of Virginia Collateral Schedule: Notices of violations or citations

issued by federal authorities on lands located in the Eastern District of Virginia, but heard by the

Magistrate Judge in Salisbury, Maryland, shall be governed by the Collateral Schedule or

Mandatory Appearance List then in effect for the Eastern District of Virginia.

6. Adopted Offenses: For all other violations of state of local statutes, regulations, or

ordinances which are adopted by the United States pursuant to the Assimilative Crimes Act or

other lawful authority and which are not specifically set forth in Exhibit 1, the collateral to be set

or the mandatory appearance to be required shall be determined by any duly approved state

schedule authorized by the appropriate state authority. In the event that the offense to be charged

is not set forth in a state schedule, the collateral to be set shall be \$50.00, or the officer issuing a

notice of violation charging such a violation shall require a mandatory appearance.

Nothing contained in this order shall supersede the procedure authorized by Local Rule

304.

This Order shall become effective on March 1, 2003, and shall apply to offenses

committed on or after said date.

/s/

Benson E. Legg

Chief Judge

FEBRUAR, 9,2003